### A BILL FOR AN ACT

RELATING TO THE UNIFORM INFORMATION PRACTICES ACT.

### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	ION 1. Section 92F-14, Hawaii Revised Statutes, is
2	amended b	y amending subsection (b) to read as follows:
3	"(b)	The following are examples of information in which
4	the indiv	idual has a significant privacy interest:
5	. (1)	Information relating to medical, psychiatric, or
6		psychological history, diagnosis, condition,
7		treatment, or evaluation, other than directory
8		information while an individual is present at such
9		facility;
10	(2)	Information identifiable as part of an investigation
11		into a possible violation of criminal law, except to
12		the extent that disclosure is necessary to prosecute
13		the violation or to continue the investigation;
14	(3)	Information relating to eligibility for social
15		services or welfare benefits or to the determination
16		of benefit levels:

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1	(4)	Information in an agency's personnel file, or				
2		applications, nominations, recommendations, or				
3		proposals for public employment or appointment to a				
4		governmental position, except:				
5		(A) Information disclosed under section 92F-				
6		12(a)(14); and .				
7		(B) The following information related to employment				
8		misconduct that results in an employee's				
9		suspension or discharge:				
10		(i) The name of the employee;				
11		(ii) The nature of the employment related				
12		misconduct;				
13		(iii) The agency's summary of the allegations of				
14		misconduct;				
15		(iv) Findings of fact and conclusions of law; and				
16		(v) The disciplinary action taken by the agency;				
17		when the following has occurred: the highest				
18		nonjudicial grievance adjustment procedure timely				
19		invoked by the employee or the employee's				
20		representative has concluded; a written decision				
21		sustaining the suspension or discharge has been issued				

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1		after this procedure; and thirty calendar days have			
2		elapsed following the issuance of the decision or, for			
3		decisions involving county police department officers,			
4		ninety days have elapsed following the issuance of the			
5		decision; provided that subparagraph (B) shall not			
6		apply to a county police department officer except in			
7	·	a case which results in the discharge of the officer;			
8	(5)	Information relating to an individual's			
9		nongovernmental employment history except as necessary			
10		to demonstrate compliance with requirements for a			
11		particular government position;			
12	(6)	Information describing an individual's finances,			
13		income, assets, liabilities, net worth, bank balances,			
14		financial history or activities, or creditworthiness;			
15	(7)	Information compiled as part of an inquiry into an			
16		individual's fitness to be granted or to retain a			
17		license, except:			
18		(A) The record of any proceeding resulting in the			
19		discipline of a licensee and the grounds for			
20		discipline;			

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1		(B)	Information on the current place of employment		
2			and required insurance coverages of licensees;		
3			and		
4		(C)	The record of complaints including all		
5			dispositions;		
6	(8)	Info	rmation comprising a personal recommendation or		
7		evaluation; [and]			
8	(9)	Soci	al security numbers[+]; and		
9	(10)	Info	rmation whose disclosure would create a		
0		subs	tantial and demonstrable risk of physical harm to		
1		an i	ndividual."		
2	SECT	ION 2	. Statutory material to be repealed is bracketed		
3	and stricken. New statutory material is underscored.				
4	SECTION 3. This Act shall take effect upon its approval.				

#### Report Title:

Judiciary Package; UIPA; Government Records

#### Description:

Broadens the individual's significant privacy interest under the UIPA to include records whose disclosure would create a substantial and demonstrable risk of physical harm to an individual. (HB287 HD1)

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